



General Assembly

Substitute Bill No. 5418

February Session, 2010

* ____HB05418ENV__032210__ *

**AN ACT CONCERNING INTEGRATED PEST MANAGEMENT PLANS
FOR MUNICIPAL FACILITIES.**

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 22-11b of the general statutes is repealed and the
2 following is substituted in lieu thereof (*Effective October 1, 2010*):

3 (a) Within available appropriations, The University of Connecticut
4 Cooperative Extension Service shall develop and implement (1)
5 nonagricultural integrated pest management programs which shall
6 include, but not be limited to, programs for trees, shrubs, turf and
7 structural applications of integrated pest management techniques, and
8 (2) agricultural integrated pest management programs, including, but
9 not limited to, programs for vegetables, fruit, forage crops and
10 nurseries. Such programs may incorporate research developed by the
11 Connecticut Agricultural Experiment Station pursuant to section 22-
12 84a.

13 (b) Within available appropriations, The University of Connecticut
14 Cooperative Extension Service, upon request of any municipality, state
15 department, agency or institution, shall assist such municipality,
16 department, agency or institution in determining the feasibility of
17 integrated pest management and may provide technical assistance to
18 such municipality, department, agency or institution in implementing
19 integrated pest management.

20 (c) The University of Connecticut Cooperative Extension Service
21 shall, on or before February first, annually, submit a report to the joint
22 standing committee of the General Assembly having cognizance of
23 matters relating to the environment on implementation of integrated
24 pest management programs.

25 Sec. 2. Section 22a-66l of the general statutes is repealed and the
26 following is substituted in lieu thereof (*Effective October 1, 2010*):

27 (a) Each municipality, state department, agency or institution shall
28 use integrated pest management at facilities under its control if the
29 Commissioner of Environmental Protection has provided model pest
30 control management plans pertinent to such facilities.

31 (b) Each municipality, state agency or school [which] that enters into
32 a contract for services for pest control and pesticide application may
33 revise and maintain its bidding procedures to require contractors to
34 supply integrated pest management services.

35 (c) The Commissioner of Environmental Protection shall, within
36 available appropriations, annually review a sampling of municipal,
37 state department, agency, school or institution pest control
38 management plans required by regulations adopted under subsection
39 (e) of this section or section 10-231b, and may review any application
40 of pesticides to determine whether a municipality, state department,
41 agency, school or institution acted in accordance with subsection (a) of
42 this section.

43 (d) The Commissioner of Environmental Protection may provide
44 model pest control management plans [which] that incorporate
45 integrated pest management for each appropriate category of
46 commercial pesticide certification [which] that it offers. The
47 commissioner shall, within available resources, notify municipalities,
48 school boards, and other political subdivisions of the state of the
49 availability of the model plans for their use. The Commissioner of
50 Environmental Protection shall consult with any state agency head in
51 the development of any such plan for properties in the custody or

52 control of such agency head.

53 (e) The Commissioner of Environmental Protection, in consultation
 54 with the Commissioner of Public Health, shall adopt regulations, in
 55 accordance with the provisions of chapter 54, establishing
 56 requirements for the application of pesticides by any municipality,
 57 state department, agency or institution. Such regulations shall include
 58 provisions for integrated pest management methods to reduce the
 59 amount of pesticides used. Notwithstanding the provisions of this
 60 section and any regulations adopted under this section, a pesticide
 61 may be applied if the Commissioner of Public Health determines there
 62 is a public health emergency or the Commissioner of Environmental
 63 Protection determines that such application is necessary for control of
 64 mosquitoes.

65 (f) The Commissioner of Environmental Protection shall develop
 66 and implement a program to inform the public of the principles of
 67 integrated pest management and to encourage its application in
 68 private properties.

69 (g) Nothing in this section shall be construed to authorize the
 70 application of a pesticide at a day care center, any public or private
 71 preschool or public or private school with students in grade eight or
 72 lower in violation of the provisions of section 19a-79a or 10-231b.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2010	22-11b
Sec. 2	October 1, 2010	22a-66l

ENV Joint Favorable Subst.